IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

HYPERTHERM, INC., a New Hampshire corporation,

Plaintiff,

v.

THE INDIVIDUALS, PARTNERSHIPS AND UNINCORPORATED ASSOCIATIONS IDENTIFIED IN SCHEDULE "A",

Defendants.

CASE NO. 1:24-cv-5198-EEB-JC

Judge Elaine E. Bucklo Magistrate Judge Jeffrey Cole

NOTICE OF VOLUNTARY DISMISSAL PURSUANT TO FRCP 41

Plaintiff Hypertherm, Inc. ("Hypertherm" or "Plaintiff") hereby moves, pursuant to Rule 41(a)(1)(a)(i) of the Federal Rules of Civil Procedure, to dismiss with prejudice all causes of action in the complaint against the following Defendants identified in Schedule A to the Complaint.

Schedule A Defendant Number	Brand Name	Seller Name	Amazon Seller Id
9	FSHero Riding	FSHero Riding	A124I0GQKH1YHR
13	Lewan	Lewan welding and cutting	A2UFA2NLP1CMK0

Each party shall bear its own attorneys' fees and costs. None of the above identified Defendants have answered the Complaint nor filed a motion for summary judgement. Therefore, Plaintiff submits that dismissal under Rule 41(a)(1) is appropriate.

DATED August 6, 2024. Respectfully submitted,

By /s/ Collin D. Hansen

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CERTIFICATE OF SERVICE

I hereby certify that on August 6, 2024 I caused to be filed with the Clerk of the Court the

foregoing Notice of Voluntary Dismissal using the CM/ECF system, which will send a notice of

electronic filing to all counsel of record, and that I will cause to be sent an email to either the

addresses of Defendants' counsel and/or the addresses provided for Defendants by third parties.

By /s/ Collin D. Hansen

Collin D. Hansen